United States Patent and Trademark Office Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451

JMW

Mailed: March 27, 2015

In re Neato Robotics, Inc.

Serial No. 85751529 Filed: 10/11/2012

Serial No. 85751546 Filed: 10/11/2012

Serial No. 85757665 Filed: 10/18/2012

Serial No. 85757674 Filed: 10/18/2012

MICHELLE MANCINO MARSH KENYON & KENYON LLP 1 BROADWAY NEW YORK, NY 10004-1007

Joi Wilson, Paralegal Specialist:

On March 25, 2015, the Trademark Examining Attorney filed a motion to consolidate Application's appeals in four co-pending application nos. 85751529, 85757674, 85751546 and 85757665.

In light of the similarity of the records and issues in these cases, the Examining Attorney's request for consolidation of the above-identified cases

Exparte Appeal No. 85751529, 85751546, 85757665, 85757674
is granted. The electronic record of the application files are forwarded to the Trademark Examining Attorney for a brief in accordance with Trademark Rule 2.142(b). All of the four appeals are now assigned to Trademark Examining Attorney Priscilla Milton of Law Office 110.

Although cases consolidated prior to briefing may be presented on the same brief, they do not have to be. The applicant/or Examining Attorney may file a different brief in each case, if so desired.¹

Also, these cases may be argued together if a request for oral hearing is filed.

A request for an oral hearing, if desired, may be made not later than ten days after the due date of applicant's reply brief.

¹ If the appeals are presented on the same brief, the brief should bear the serial number of each consolidate application, and a copy of the brief should be submitted for each application.